Item #	31

# SEMINOLE COUNTY GOVERNMENT AGENDA MEMORANDUM

SUBJECT: Satisfaction Of Second Mortgage (2)
DEPARTMENT: Planning & Development DIVISION: Community Resources
AUTHORIZED BY: Donald Fisher CONTACT: Diane Ledford EXT. 7420
Agenda Date 10/22/2002 Regular ☐ Consent ☒ Work Session ☐ Briefing ☐
Public Hearing – 1:30 🔲 Public Hearing – 7:00 🗌
MOTION/RECOMMENDATION:

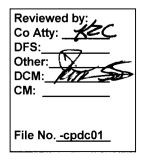
## **BACKGROUND:**

On November 14, 1997 Seminole County assisted Justin B. & Jill K. Edwards with down payment assistance in the amount of \$3,500.00 to purchase a home in Seminole County. The unit was recently sold.

Approve and authorize the Chairman to execute a Satisfaction of Second Mortgage for a household assisted under the SHIP Program's Home Ownership Assistance Program.

On January 30, 1998 Seminole County assisted Juan C. & Aracely Robledo with down payment assistance in the amount of \$3,500.00 to purchase a home in Seminole County. The unit was recently sold.

At the closing, checks were issued to the County to satisfy the County's mortgage on the units (see attached). Staff is now requesting the Board to approve and execute the attached Satisfaction of Second Mortgages on the units to remove the now-satisfied lien.



### SATISFACTION OF SECOND MORTGAGE

This document is signed by <u>Seminole County, a political subdivision,</u> Mortgagee, who is the owner and holder of, and has not transferred, assigned, pledged, or otherwise encumbered any interest in, the following described mortgage:

Mortgage dated the 14th day of November, 1997 from Justin B. & Jill K. Edwards, Mortgagor to Seminole County, a political subdivision, Mortgagee, securing that certain promissory note in the original principal amount of Three Thousand Five Hundred Dollars and no 00/100 (\$3,500.00) which mortgage is recorded in Official Records Book 3328, Page 0499, Public Records of Seminole County, Florida, encumbering certain property situated in Seminole County, Florida, as more particularly described in the Mortgage ("Property"); and

That the Note and Mortgage in the sum of <u>Three Thousand Five Hundred Dollars and no 00/100, (\$3,500.00)</u> secured to Mortgagor the aforementioned sum as <u>(downpayment assistance/rehabilitation assistance/emergency repair assistance)</u> through Mortgagee's Community Development Block Grant Affordable Housing Assistance Program; and

That Mortgagee hereby acknowledges full payment and satisfaction of the Note and Mortgage, does hereby surrender the Note and Mortgage as canceled, releases the Property from the lien of the Mortgage, and directs the Clerk of the Circuit Court in and for Seminole County to cancel the same of record.

IN WITNESS WHEREOF, the Mortgagee has executed these presents this \_\_\_\_\_ day of **October**, 2002.

day of <u>October</u> , 2002.	
ATTEST:	BOARD OF COUNTY COMMISSIONERS SEMINOLE COUNTY, FLORIDA
MARYANNE MORSE Clerk to the Board of County Commissioners of	By: Daryl G. McLain, Chairman
Seminole County, Florida	Date:
For the use and reliance Of Seminole County only. Approved as to form and legal sufficiency	As authorized for execution by the Board of County Commissioners at their, 2002, regular meeting.
County Attorney	

### 63-1481/631 **CENTURY NATIONAL BANK** BROKERS TITLE OF ORLANDO IV, LLC. ORLANDO, FL 32801 CLIENT TRUST ACCOUNT 1501 WEST COLONIAL DRIVE No.005775 ORLANDO, FL 32804 0057 (407) 481-9200 File: 402-314 DATE 08/30/02 \$ \$\*\*3,500.00 Three thousand five hundred and 00/100 Dollars PAY TO THE ORDER SHIP OF **VOID AFTER 90 DAYS**

#OO5775# #O63114810# #6570147#

BROKERS TITLE OF ORLANDO IV, LLC/CLIENT TRUST ACCOUNT No. 005775

Payee: SHIP; ,

Check Date: 08/30/02

Amount: \$\*\*3,500.00

Check No.: 005775

Order Number: 402-314

Tokal 3,500.00

Description

Hunck 506

PAYOFF

Property Address: 121 ANTHONY DRIVE SANFORD FL 32773

Seller: JUSTIN B. EDWARDS and JILL K. EDWARDS

Buyer: JEREMIAH BRAGG and DAWN BRAGG

# Seminale County Home ownership Assistance Peogram

## Second Mcrtgage Deed

THIS SECOND MORTGAGE DEEL is hereby made and entered into the day of Docement 199 1 by and between Justin B. & Jill K. Edwards, husband and wife, hereinafter referred to the "Mortgagor" and Seminole County, a political subdivision of the State of Florida, whose address is 1101 East First Street, Sanford, Plorida 32771, hereinafter r ferred to as the "Mortgagee."

> (Whenever used herein the terms of "Mortgagor" and "Mortgagoo" include all parties to this instrument, the heirs, legal representatives and assigns of individuals and the successors and assigns of corporations; and the term "note" include in all the notes herein described if more than one exists.)

3328

WITNESSETH, that for good and valuable consideration, and also in consideration of the aggregate sum named is the Second Mortgage Note of even date herewith (\$3,500.00), hereinafter describer, the Mortgagor hereby grants, bargains, sells, aliens, premises, conveys and confirm unto the Mortgagee all the certain land of which the Morigagor is now seized and in possession situated in Seminole County, Florida, viz.:

## see exhibit "A" attached he reto and incorporated herein

TO HAVE AND TO HOLD THE SAMI!, together with the tenements, hereditaments and appurtenances thereto belonging, and it e rents, issues and profits thereof, unto the Mortgagee, in fee simple.

AND the Mortgagor covenants with the hiortgages that the Mortgagor is indefeasibly elzed of said land in fee simple; that the Mo agager has good right and lawful authority to convey said land as aforesaid; that the Mo tgagor will make such further assurances to perfect the fee simple title to said land in the Mortgagee as may reasonably be required; that the Mortgagor hereby full was runts the title to said land and will defend the same against the lawful claims of all persons whomsoever; and that said land is free land clear of all encumbrances except:

A valid purchase money First Mortgage at proved by Mortgages.

THIS MORTGAGE IS GIVEN TO SEMINOLE COUNTY AND IS EXEMPT FROM PAYMENT OF INTAN IBLE PERSONAL PROPERTY TAX AND DOCUMENT ARY STAMP EXCISE TAX ON DOCUMENTS PURSUANT TO SECTIONS 420.513(1) AND 199.185(1) (d). FLORIDA STATUTES RETURN TO:

POHL & SHORT, P.A. FRANK L. POHL, ESQUIRE 280 West Canton Ave., Suite 410

Winter Park, Florida 32/89

This instrument was prepared by: AFTER RECORDING RETURN TO: S.H.LP. ROMERLIYER ASSISTANCE PROGRAM - ATTN: SHARON SELF

4590 S. HWY 17-92

CASSELRERRY, FL. 32707

7/29/YT

ESCORDED & VERIFIE

ANY DEFAULT in any mortgage note, or lier of record, including, but not limited to the Second Mortgage Note and the First Mortgage approved herein, shall constitute a default under this instrument. The institution of a mortgage or lien foreclosure logal proceeding shall be one basis authorizing the Mortgages to declare a default. In the event of foreclosure, the Mortgages reserves the right of first refusal on the land as described in Exhibit "A."

PROVIDED ALWAYS, that said Mort tagor shall pay unto said Mortgages the certain Second Mortgage Not hereinafter substantially copied or identified, to-wit:

## SEE EXHIBIT "B" ATTACHED HELETO AND INCORPORATED HEREIN

AND the Mortgagor shall perform, comp y with and abide by each and every of the agreements, stipulations, conditions and covenants therein and of this Second !/ortgago, and if not, then this Mortgage as I has estate hereby created, shall cease, determine and be null and void.

AND the Mortgagor hereby further coven into and agrees to pay promptly when due the principal and interest and other sums of money provided for in said note and Second Mortgage, or either; to pay all and singular the taxes, assessments, levies, liabilities, obligations, and encumbrances of every nature on said property to permit, commit or suffer no waste, impairment or detarloration of said land or the improvement thereon at any time; to pay all costs, charges and expenses, including attorney's fees and title searches, reasonably incurred or paid by the Mortgagoe because of the failure of the Mortgagor to promptly and fully comply with the agreements, stipulations, conditions and covenants of said note and this Second Mortgage, or either; to perform, comply with and abide by such and every of the agreements, stipulations, conditions and covenants of said note and the Second Mortgage, or either. In the event the Mortgagor falls to pay when due any tax, asse isment, insurance premium or other sum of money payable by virtue of said note and this Second Mortgage, or either, the Mortgagee may pay the same, without walving or affecting the opilon to foreclose or any other right hereunder, and all such payments shall bear interest from the date thereof at the highest lawful rate then allowed by the laws of State of Florida.

If each and every one of the agreements, stipulations, conditions and covenants of said note and this Second Mortgage, are not filly performed, complied with and abided by, then the entire sum mentioned in said note, and this Second Mortgage, or the entire balance unpaid thereon, shall forthwith or therefore, at the option of the Mortgagee, become and be due and payable, anything in said note or herein to the contrary notwithstanding. Failure by the Mortgagee to exercise any of the rights or options herein provided shall not constitute a waiver of any rights or options under said note or this Second Mortgage accrued or thereafter accruing.

Provided that, as set forth in the Second 1 forgage Note attached hereto as Exhibit "B" no payments shall be required on the Second Mortgage as long as the land remains occupied by the Mortgagor, and said land is not sold, leased, rented or sublegged.

2 of 5

7/20/97 Bit (576)g . (ku Should the land remain owner-occupied an not be rented, leased or sublexed for ten (10) years then this Second Mortgage shall be forgiven in full and a release filed in the public records of Seminole County, Florid. Should this aforementioned provision be violated, a default shall be declared, and the entire amount shall be immediately due and payable. THE FULL AMOUNT OF THE SECOND MORTGAGE SHALL BE DUE ON SALE, LEASE, IF THE SALE, LEAB, TRANSFER OR REFINANCING OCCURS IN LESS THAN TEN (10) YEARS. Mc regagor shall repay the loan amount of Three Thousand Eve Hundred doliars and 00/10003,500,00) to Mortgages in full, less any available forgiveness as provided in the recipture provisions of the Pederal regulations in effect at the time of default.

This Mortgage shall be subordinate to a valid purchase money Pirat Mortgage on this land, subject to the notification and approval of Mortgages.

IN WITNESS WHEREOF, the sald hortgagor has here unto signed and scaled these prescrib the day and year first afford a ritten.

Print Name: Print Name: Justin B. Edwards 121 Application of the Print Name: Print Name: Frint Name: Print Name: Frint Name: Frint Name: Frint Name: Print Name: Frint Name: Print Name: Frint Name:

Print Name:

Print Name:

1 of 5

7/20/97

•	STATE OF FLORIDA COUNTY OF SEMINOLE	,	,
	I HEREBY CERTIFY that confidence me, an officer duly authorito take acknowledgments, persound	zed in the State aforesaid and in the Count	Ser
	to me or have produced did not take an oath.	e/they excused the same and are personal  FLA  DRAU  ich ar identifica	rument and who y, known tion and who did/
I.	WITNESS my hand and officin	af seal in the County and State last aforesaid	
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	Matthin multiple	Commenseed Debts CB:	BOOK AL PEOGRAPS  728 0502 SEMINOLE CO. FL
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# Seminule County Homeownership Assistance Program

### EXHIBIT "B" SECOND MORTGAGE NOTE

AMOUNT: \$3,500.00

FOR VALUE RECEIVED, the undersigned (jointly and severally, if more than one) promises to pay Seminole County ("The County"), a political subdivision of the Sate of Florida, or order, the manner hereinafter specified, the sum of Three Thousand Five Hundred dollars & NO/100 (\$3,500.00). The said principal shall be payable in lawful money of the United States of America to the County at 1101 East First Street Sanford, Florida 32771, or at such a place as may hereafter be designated by written notice from the holder to the maker hereof. This Note and Mortgage securing same shall be for a period of ten (10) years, beginning on the date of execution of this Note and accompanying Mortgage. Repsyment of this Note shall take place in the following manner:

- A. If a default of the First Mortgage occurs, the Second Mortgage Note shall be due and payable in full.
- B. No payment shall be required during the term of this Note, and this debt shall be permanently forgiven ten (10) years after the date of the execution of this Note provided no condition of default has occurred. This provision shall ensure that the subject home and property is not sold, leased, transferred or refinanced and remains owner-occupied for a period of at least ten (10) years after execution of this Note.
- C. If the property is sold, leased, transferred or refinanced prior to ten(10) years after the purchase, the full payment shall be due on sale, lease, transfer or refinancing leas any available forgiveness as set forth in the recapture provisions of the Federal Regulations in effect at the time of default,

This Note incorporates, and is incorporated into, the Second Mortgage Deed of even date on the following described property.

SEE EXHIBIT "A" ATTACHED HERETO AND INCORPORATED HEREIN

### DEFAULT

The maker of this Note or its successors shall be in default upon occurrence of one or more of the following conditions:

i of 3

7/29/V7 Relating doc 3328 05

THIS MORTGAGE IS GIVEN TO SEMINOLE COUNTY AND IS EXEMPT FROM PAYMENT OF INTANGIBLE PERSONAL PROPERTY. TAX AND DOCUMENTARY STAMP EXCISE TAX ON DOCUMENTS PURSUANT TO SECTIONS 420.513(1) AND 199.185(1)(d), FLORIDA STATUTES

This instrument was prepared by;
AFTER RECORDING RETURN TO;
S.H.I.P. HOMESTIVER ASSISTANCE
PROGRAM. ATTN: SHARON SELF
450 S. LIS HWY 1
CASSELRERRY, FL. 32707

- The sale, transfer or refinancing of the subject home and real property, within ten (10) years of execution of this Note, by maker or maker's successors.
- Lessing or renting of the property within ten (10) years of the date of execution of the Note and Second Mortgage.
- The destruction or abandonment of the home on the subject property by maker or maker's successors.
- 4. Failure to pay applicable properly taxes on subject properly and improvements.
- Failure to maintain adequate hazard insurance on subject property and improvements.
- Feilure to comply with the terms and conditions of the accompanying Second Mortgage Deed of even date.
- Failure to comply with the terms and conditions of the First Mortgage securing the property.

### CONSROUENCE OF DEFAULT

The occurrence of a default as set forth hereinabove shall cause an acceleration of the remaining unpaid principal balance evidenced herein and secured by an accompanying Second Mortgage of even date, and the entire remaining unpaid balance shall be due in full immediately, less any available forgiveness as provided in the recapture provisions of the Federal regulations in effect at the time of default.

### MISCELLANEOUS PROVISIONS

This Second Mortgage shall be subordinate to a First Mortgage as approved by the County.

This Note is secured by a Mortgage on real estate, or even date herewith, made by the maker in favor of the said holder, and shall be construed and enforced according to the laws of the State of Florids. The terms of said Mortgage are by this reference made a part hereof.

2 of 3

7/29/97 Nutsimis.doc Each person liable hereon whether maker or enforcer, hereby waives persentment, protest, notice of protest and notice of dishonor and agrees to pay all costs, including reasonable attorney's fees, whether suit be brought or not, if, after maturity of this Note or default hereunder, or under said Mortgage, coursel shall be employed to collect this Note or to protect the security of said Mortgage,

Whenever used herein the term "holder singular or plural as the confext may re	", "maker" or "payee" should be construed in the quire or admit.
In the event of foreclosure, County rest	rves the right of first refusal on the property.
	MOTIONOR has beganning signed and suched there
Print Name:	Print Name: Justin B. Edwards 121 M. Mon. 75.
Print Names	Print Namo: Jill K. Edwards 121 4 10 161-19, 12.
SHERRY PHILLIPS MOORE	24/10. 176 32772
Print Name:	Print Name:
Print Name;	Print Name:
State of Florida County of Seminole	Print Name:
to take acknowledgments, personally and	the State aforesaid and in the County aforesaid appeared Survey to County aforesaid appeared Survey to County aforesaid who executed the foresains instrument and units
acrunalers deidle we that velavings	executed the same and are personally known  DRIV LE as identification and who did/
WITNESS my hand and official scal i	in the County and State last oforesaid.
The state of the s	Name: SHERRI C: PHILLIPS Notary Public Serial Number Commission Expires:
	3 of 3
	7/3/497 Holomely, desc

### SEMINOLE COUNTY HOME PROGRAM

## Homebuyer program assistance agreement

Applicant(s):

JUSTIN & HLL EDWARDS

Property Address:

121 ANTHONY DRIVE, SANFORD, PL 32771

This Agreement is entered into this <u>ARD</u> day of <u>OCTOBER</u> 19.97 by and between Saminote County, a political subdivision of the State of Florida, whose address is 1101 Rast First Street, Sanford, Florida, 32771 (hereinafter "COUNTY") and JUSTIN & JILL EDWARDS, HUSBAND AND WIFE,

(hersinafter "HOMEBUYER").

### WITNESSETH:

## I. USE OF HOMB PUNDS

WHEREAS, the COUNTY has received HOME funds appropriated by the National Affordable Housing Act of 1990, as amonded, through the U.S. Department of Housing and Urban Development (hereinafter "HUD"), to be expended in accordance with HOME Investment Partnership Acts (42 U.S.C. 12701 at 204), as amended by the Housing and Community Development Act of 1992 and the Multifamily Property Disposition Reform Act of 1994; and

WHEREAS, the COUNTY has agreed to use HOME finds to asked qualified homebuyers with downpayment, closing costs, and/or interest rate buy-down assistance through its autorecipient organization hereby known at ... Granter Seminate County Chamber of Commerce requirements as set forth in 24 CFR Part 92 as amended or waived by HUD.

### 2. AFFORDABILITY

APPORDABILITY

The property which is the subject of this Agreement shall remain affordable in accordance with the UNITY guidelines for a term as specified in a wood actions of the property which is the subject of the Agreement shall remain affordable in accordance with the subject of the Agreement shall remain affordable in accordance with the subject of the Agreement shall remain affordable in accordance with the subject of the Agreement shall remain affordable in accordance with the subject of the Agreement shall remain affordable in accordance with the subject of the Agreement shall remain affordable in accordance with the subject of the Agreement shall remain affordable in accordance with the subject of the subject of the Agreement shall remain affordable in accordance with the subject of the subject of the Agreement shall remain affordable in accordance with the subject of COUNTY guidelines for a term as specified in a second mortgage note and deed which shall be in effect whill the first of the following events occors: (1) borrower sells, transfers or disposes of the assisted unit (by, including but not limited to, sale, transfer, bankruptcy or foreclosure); (2) the borrower no longer? occupies the unit as his principal residence; or (3) the borrower dies, or if a married couple, the survivor

#### 3. RRPAYMENTS

The COUNTY shall provide a Deferred Paymoni Loan in an amount up to 0% until the first of the following events occurs: (1) borrower soils, transfers or disposes of the assisted unit (by, including but not limited to, anic, transfer, bankruptcy or foreclosure); (2) the borrower no longer occupies the unit as his principal residence; or (3) the borrower dies, or if a married couple, the survivor

### 4. Uniform administrative requirements

Not applicable as the HOMERUYER is not a subrecipient or state recipient.

### 5. PROJECT REQUIREMENT

The COUNTY and the HOMEBUYER agree to comply with HOME regulations as set forth in 24 CFR Part 92 Subpart F, as follows:

- (a) The HOMBBUYER(a) have certified that the property shall be his/her/their principal residence and that, at the time of application and approval, his/her/their annual income does not exceed eighty potent (80%) of the median income for the area, as determined by HUD, with adjustments for family size.
- (b) The property is located within the geographical areas of Seminote County, Florida and less an after rehabilitation or construction approlaced value equal to or less than ninety-five percent (95%) (90% when used with SHIP funds) of the median sales price of the area. The COUNTY through, a seminals County Chamber of Companies has reviewed the boundhold income and property value requirements in accordance with the HOME Program requirements and determined the project eligible for funding.

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10/20/92

The HOMEDUYER abai lintain the property, including payment of p Jety taxes and homeowners insurance, during the term of atfordability.

## IIOUBING AND QUALITY STANDARDS

The property at the time of initial occupancy by the HOMEDLYER thall meet Section 8 Housing Quality Standards (11QS) and the local building codes and regulations of the COUNTY. The COUNTY has inspected the property and has determined the project eligible for funding.

### 7. OTHER PROGRAM REQUIREMENTS

The Homeowner shall comply with all applicable Federal laws and regulations as described in HUD guidelines at 24 CPR Part 92 Support H. The requisitors are provided below. Applicable regulations are so mand.

- a) Equal opportunity and fair housing
- Applicable Was Applicable (one unit)
- b) Unvironmental review
- □ Applicable
- THU Applicable
- Displacement, relocation and acquisition
  - C Not Applicable (activity funded is downpayment, closing cost or interest rate buy-down assistance on a newly constructed unit; therefore no displacement, relocation and acquisition occurred persuant to Pederal rules).

Applicable (Activity is downpayment, closing cost or interest rate buy-down assistance for the purchase of an existing unit. Appropriate notices have been issued. Certification has been provided/excessed ensuring that property was not occupied by a smant and that the owner has been voluntarily displaced by choice.

- - Applicable (Hemo ::...!!! prior to 1978. Lond-based paint notice has been provided and unit in evaluated for load-based paint existence.)

    Not Applicable (Unit built during or after 1978.)

    Conflict of Interest no conflict found

    Disharament and suspension not applicable

    Plood insurance

- Disbaciment and suspension not applicable
- Plood insurance
- h) Executive Order 12372 not applicable.
- 8. APPIRMATIVE MARKETING

Not applicable due to the nature of the activity (HOMRBUYER program).

CONDITIONS FOR RELIGIOUS ORGANIZATION

Not applicable due to the nature of the activity (HOMEBUYER program).

10. REQUESTS FOR DISBURSEMENT OF FUNDS

The HOMBBUYER agrees that the funds shall only be used to subsidize a private leas to lower the betrower's monthly housing costs (Principal, Interest, Texas and Intereste (PITO)) and to pay closing costs and part of the downpayment amount, if necessary. The HOME funds shall be disbursed by the COUNTY at the time of long closing.

Should rehabilitation be included in the HOME attitiance, the HOMIBUYER agrees that any work performed by a contractor in accordance with this Agranment shall be performed pursuant to a written comment in the form required by the COUNTY. Further, the unit shall be inspected by the COUNTY for compliance with COUNTY housing and other local codes and regulations.

Ownership essistance funds shall not be disbursed prior to completion of work and acceptance of the same by the COUNTY.

### I. REVERSION OF ASSETS

Not applicable as the homeowner is not a subtecipient.

**SUCTION OF A PROPERTY OF A PARTY OF A PARTY** 

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2.	RIV	אלו לוסי	AND	TO TO DO	۴.	

The COUNTY and HOMEBUYER that complete all reports and maintain documentation, as applicable in accordance with 24 CFR Part 92 and Biasida Statutes for a period of three (3) years from the and of the affordability terms.

### enporcement of the agreement

The loss shall be evidenced by a Promissory Nets and secured by a Morigage on the property. Fatture by the HOMEBUYER to comply with the terms of this Agreement and the lass documents shall be considered a default and appropriate legal action taken.

### Duration of the agreement

This Agreement shalf be in effect until the first of the following events occurs: (1) begrower solis, transfers or disposes of the assisted unit (by, including but not limited to, sale, transfer, bankruptcy or forcetowers); (2) the borrow to longer occupies the unit as his principal residence; or (3) the borrower dies, or if a married couple, the survivor dies, or for a period of ten 10 years.

### OTHER PROVISIONS

Neither party horsto shall discriminate against any porson or group of persons on account of race, tex, creed, color or national origin in the performance of this Agreement.

Notifing contained in this Agreement, or any act of the COUNTY or the MUMBELLIAN appropriate decreated by any of the particle hards, or diffu paramy to create any relationship of third party decreated or construed by any of the particle hards, or diffu paramy in construct or any association or in beneficiary, principal or agent, limited or general partnership, joint venture or any association or in the country.

			,
WITNESS:	Gary II. Kalser	County Manager	74
May manka	Nea Data:	0.5 0.5	
' ' '			133
WITNESSES AS TO HOMEBUYER(S	): HOMEBUYER	•	17.
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NOTARY AS TO HOMEBUYER(S):	- transmission communication 541	بح برز درم من الرئيس لا مديله بد	

SEMINOLE COUNTY, ILORIDA

STATE OF FLORIDA בסטמדץ פף לביווורונות )

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14	Coran	rincie, mais di Printon pission No. CC 653338 2 milanian Esp. ON/12/2001 2	
WHY.	LINDTARY . M	Many Series & Session Co. S.	

The foregoing instrument was acknowledged before me this \_\_3\_\_ day of October Inchit \_ 3\_\_ day of October day of October, 199 7 Offile 13 List, as identification,

Notary Public in and for the County and State Aforementioned.

My commission expires:

LUC JUST MATERIAL PARTY AND LOCAL PROPERTY AND LOCA

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**W**0/97

### SATISFACTION OF SECOND MORTGAGE

This document is signed by <u>Seminole County, a political subdivision,</u> Mortgagee, who is the owner and holder of, and has not transferred, assigned, pledged, or otherwise encumbered any interest in, the following described mortgage:

Mortgage dated the <u>30<sup>th</sup></u> day of <u>January</u>, <u>1998</u> from <u>Juan C. & Aracely Robledo</u>, Mortgagor to <u>Seminole County</u>, a political subdivision, Mortgagee, securing that certain promissory note in the original principal amount of <u>Three Thousand Five Hundred Dollars</u> and no 00/100 (\$3,500.00) which mortgage is recorded in Official Records Book <u>3365</u>, Page <u>1775</u>, Public Records of Seminole County, Florida, encumbering certain property situated in Seminole County, Florida, as more particularly described in the Mortgage ("Property"); and

That the Note and Mortgage in the sum of <u>Three Thousand Five Hundred Dollars and no 00/100, (\$3,500.00)</u> secured to Mortgagor the aforementioned sum as (downpayment assistance/rehabilitation assistance/emergency repair assistance) through Mortgagee's Community Development Block Grant Affordable Housing Assistance Program; and

That Mortgagee hereby acknowledges full payment and satisfaction of the Note and Mortgage, does hereby surrender the Note and Mortgage as canceled, releases the Property from the lien of the Mortgage, and directs the Clerk of the Circuit Court in and for Seminole County to cancel the same of record.

IN WITNESS WHEREOF, the Mortgagee has executed these presents this day of October, 2002. ATTEST: **BOARD OF COUNTY COMMISSIONERS** SEMINOLE COUNTY, FLORIDA Daryl G. McLain, Chairman MARYANNE MORSE Clerk to the Board of County Commissioners of Seminole County, Florida Date: For the use and reliance As authorized for execution by the **Board of County Commissioners** Of Seminole County only. Approved as to form and at their legal sufficiency 2002, regular meeting.

County Attorney

AL CHECK HAS MICRO PRINTING IN THE SIGNATURE LINE AND ALL NUMBERS IMAGE THROUGH TO THE BACK OF SHEFT CHELSEA 64-79 File: 02-1123 SunTrust Bank, Central Florida or SunTrust Bank, Northwest Georgia, N.A. TITLE COMPANY CASSELBERRY BRANCH **ESCROW ACCOUNT** APPLICATION NO. No.9029927 489 E. SEMORAN BLVD., STE 109 CASSELBERRY, FL 32707 029927 DATE 09/27/02 \$\*\*3,500.00 Three thousand five hundred and 00/100 Dollars TO THE ORDER SEMINOLE COUNTY HOME OWNERSHIP ASSISTANCE PROGRAM 1101 EAST FIRST STREET M SANFORD, FL 32771 MP NATURES REQUIRED

"O9029927" #O61100790# 6215215850924"

CHELSEA TITLE COMPANY

No.9029927

Payee: SEMINOLE COUNTY HOME OWNERSHIP ASSISTANCE PROGRAM; 1101 EAST FIRST STREET; SANFORD, FL

32771

Check Date: 09/27/02

Amount: \$\*\*3,500.00

Check No.: 029927

Hud

Description

Order Number: 02-1123

Total

105

MTG PAYOFF-SEMINOLE COUNTY

Property Address: 406 CLEMSON DR ALTAMONTE SPRINGS FL 32714

Seller:

Buyer: JUAN C. ROBLEDO

3,500.00

# Seminole County Homeownership Assistance Program

## Second Mortgage Deed

is hereby made and entered into the 1991 by and between Juan C. & Aracely Freered to the "Mortgagor" and Seminofe THIS SECOND MORTGAGE DEED is hereby made and entered into the day of January 30th Robledo, husband and wife, hereinafter referred to the County a political subdivision of the State of Florida, whose address is 1101 East First Street, Sanford, Florida 32771, hereinafter referred to as the "islortgagee."

> "Mortgagor" and "Mortgagee" (Whenever used herein the terms of include all parties to this instrument, the heirs, legal representatives and assigns of individuals and the successors and assigns of "note" include in all the notes herein corporations; and the term described if more than one exists.)

WITNESSETH, that for good and valuable consideration, and also in consideration of the aggregate sum named in the Second Mortgage Note of even date herewith (\$3,500,00), hereinafter described, the Mortgagor hereby grants, bargains. sells, aliens, premises, conveys and confirms unto the Mortgagee all the certain land of which the Mortgagor is now selzed and in possession situated in Seminole County, Florida, viz.:

## SEE EXHIBIT "A" ATTACHED HERETO AND INCORPORATED HEREIN

TO HAVE AND TO HOLD THE SAME, together with the tenements, hereditaments and appurtenances thereto belonging, and the rents, issues and profits thereof, unto the Mortgagee, in fee simple,

AND the Mortgagor covenants with the Mortgagee that the Mortgagor is indefeasibly seized of said land in fee simple; that the Mortgagor has good right and lawful authority to convey said land as aforesaid; that the Mortgagor will make such further assurances to perfect the fee simple title to said land in the Mortgagee as may reasonably be required; that the Mortgagor hereby full warrants the title to said land and will defend the same against the lawful claims of all persons whomsoever; and that said land is free land clear of all encumbrances except:

A valid purchase money First Mortgage approved by Mortgagee.

THIS MORTGAGE IS GIVEN TO SEMINOLE COUNTY AND IS EXEMPT FROM PAYMENT OF INTANGIBLE PERSONAL PROPERTY TAX AND DOCUMENTARY STAMP EXCISE TAX ON DOCUMENTS PURSUANT TO SECTIONS 420.513(1) AND 199.185(1)(d), FLORIDA STATUTES

This instrument was prepared by: AFTER RECORDING RETURN TO: S.H.I.P. HOMEBUYER ASSISTANCE PROGRAM - ATTN: SHARON SELF 4590 S. HWY 17-92 CASSELBERRY, FL

1 of 5

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Return to: Central Florida Trile Company 0.03336 Gery Ford Rosa oriando, Florida 3.2632

OFFICIAL PERMITS

ANY DEFAULT in any mortgage note, or lien of record, including, but not limited to the 1776 Second Mortgage Note and the First Mortgage approved herein, shall constitute a default under this instrument. The institution of a mortgage or tien foreclossive to the proceeding shall be one basis authorizing the Mortgages to declare a default. In the event of foreclosure, the Mortgages reserves the right of first refusal on the land as described in Exhibit "A."

PROVIDED ALWAYS, that said Mortgagor shall pay unto said Mortgagee the certain Second Mortgage Not hereinafter substantially copied or identified, to-wit:

### SEE EXHIBIT "B" ATTACHED HERET ) AND INCORPORATED HEREIN

AND the Mortgagor shall perform, comply with and abide by each and every of the agreements, stipulations, conditions and covenants therein and of this Second Mortgage, and if not, then this Mortgage and the estate hereby created, shall coase, determine and be null and void.

AND the Mortgagor hereby further covenants and agrees to pay promptly when due the principal and interest and other sums of money provided for in said note and Second Mortgage, or either; to pay all and singular the taxes, assessments, levies. liabilities, obligations, and encumbrances of every nature on said property to permit. commit or suffer no waste, impairment or deterioration of said land or the improvement thereon at any time; to pay all coats, charges, and expenses, including attorney's fees and title searches, reasonably incurred or paid by the Mortgagee t scause of the failure of the Mortgagor to promptly and fully comply with the agreements, stipulations, conditions and covenants of said note and this Second Mortgage, or either; to perform. comply with and abide by each and every of the agreements, atlpulations, conditions and covenants of said note and the Second Mortgage, or either. In the event the Mortgagor fails to pay when due any tax, assessment, insurance premium or other sum of money payable by virtue of said note and this Second Mortgage, or either, the Mortgagee may pay the same, without waiving or affecting the option to foreclose or any other right heraunder, and all such payments shall bear interest from the date thereof at the highest lawful rate then allowed by the laws of State of Florida.

If each and every one of the agreements, stipulations, conditions and covenants of said note and this Second Mortgage, are not fully performed, complied with and abided by, then the entire sum mentioned in said note, and this Second Mortgage, or the entire balance unpaid therson, shall forthwith or thereafter, at the option of the Mortgagee, become and be due and payable, anything in said note or herein to the contrary notwithstanding. Failure by the Mortgagee to exercise any of the rights or options herein provided shall not constitute a waiver of any rights or options under said note or this Second Mortgage accrued or thereafter accruing.

Provided that, as set forth in the Second Mortgage Note attached hereto as Exhibit "B" no payments shall be required on the Second Mortgage as long as the land remains occupied by the Mortgagor, and said land is not sold, leased, rented or subleased.

2 of 5

Print Name:

DEFICIAL RECORDS

Sliculd the land remain owner-occupied and not be rented, leased or sublement for the (10) years then this Second Mortgage shall be forgiven in full and a release filed in the public records of Seminole County, Florida. Should this aforementioned provisition MOLE CO. FL violated, a default shall be declared, and the entire amount shall be immediately due and payable. THE FULL AMOUNT OF THE SECOND MORTGAGE SHALL BE DUE ON SALE, LEASE, IF THE SALE, LEASE, TRANSFER OR REPRANCING OCCURS IN LESS THAN TEN (10) YEARS. Mortgagor shall repay the loan amount of Three Thousand Five Hundred dollars and 90/100(\$3,500,00) to Mortgagee in full, less any available for giveness as provided in the recapture provisions of the Federal regulations in effect at the time of default.

This Mortgage shall be subordinate to a valid purchase money First Mortgage on this land, subject to the notification and approval of Mortgagee.

IN WITNESS WHEREOF, the said Mortgagor has here unto signed and sealed these presents the day and year first above written.

Low Co Robledo

Print Name: Loz Marina Muñoz

Print Name: Juan C. Robledo

Low Con Robledo

Print Name: Aracely B. Robledo

406 Clemson Drive
Altamonte Springs, PL 32714

Print Name:

Print Name:

Print Name:

Print Name:

Print Name:

SUSAN K. BROWN

Print Name:

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	3365	1778
STATE OF FLORIDA COUNTY OF SEMINOLE	SEMI <b>NO</b> I	LE CO, FL
I HEREBY CERTIFY that on this	the County aforesaid	. 199 <u>8</u>
and ARACELY B. ROBLEDO, who executed the fore acknowledge before me that he/she/they executed the same and are to me or have produced drivers ligense and did not take an oath.	going instrument and e personally known	
WITNESS my hand and official seal in the County and State las	at aforesaid.	
man	2. 101m	_
Name: Notary Public Seria! Number Commission Expires:	ALLE SUBANKS	ROWN njert OGS1164#

4 of 5

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OFFICIAL RECORDS BOOK PAGE 3365 1779 SEMINOLE CO. FL

#### EXELBIT TAT

Lot 20. Block 12. WEATHERSFIELD FIRST ADDITION, according to the plat thereof as recorded in Plat Book 12. Pages 66 and 67, of the Public Records of Seminole County, Florida.

File No: C73638B

BOOK

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Seminale County Homeownership Assistance Program

## EXHIBIT "B" SECOND MORTGAGE NOTE

AMOUNT: \$3,500.00	AN	MOUN'	r.	93.	500	1	Μ	١
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FOR VALUE RECRIVED, the undersigned (jointly and severally, if more than one) promises to pay Seminole County ("The County"), a political subdivision of the Sate of Florida, or order, the manner hereinafter specified, the sum of Three Thousand Five Hundred dollars and 00/100 (\$3,500,00). The said principal shall be payable in lawful money of the United States of America to the County at 1101 East First Street Sanford, Florida 32771, or at such a place as may hereafter be designated by written notice from the holder to the maker hereof. This Note and Mortgage securing same shall be for a period of ten (10) years, beginning on the date of execution of this Note and accompanying Mortgage. Repayment of this Note shall take place in the following manner:

- A. If a default of the First Mortgage occurs, the Second Mortgage Note shall be due and payable in full.
- B. No payment shall be required during the term of this Note, and this debt shall be permanently forgiven ten (10) years after the date of the execution of this Note provided no condition of default has occurred. This provision shall ensure that the subject home and property is not sold, leased, transferred or refinanced and remains owner-occupied for a period of at least ten (10) years after execution of this Note.
- C. If the property is sold, leased, transferred or refinanced prior to ten(10) years after the purchase, the full payment shall be due on sale, lease, transfer or refinancing less any available forgiveness as set forth in the recapture provisions of the Federal Regulations in effect at the time of default.

This Note incorporates, and is incorporated into, the Second Mortgage Deed of even date on the following described property.

SEE EXHIBIT "A" ATTACHED HERETO AND INCORPORATED HEREIN

### DEFAULT

The maker of this Note or its successors shall be in default upon occurrence of one or more of the following conditions:

OFFICIAL RECORDS

THIS MORTGAGE IS GIVEN TO SEMINDLE COUNTY AND IS EXEMPT FROM PAYMENT OF INTANJIBLE ! ERSONAL PROPERTY TAX AND DOCUMENTARY STAMP EXCISE TAX ON DOCUMENTS PURSUANT TO SECTIONS 420.513(1) AND 199.185(1)(d), FLORIDA STATUTES

3 3 5 5
This instrument was repeated by:
AFTER RECURDING RETURN TO:
S.H.L.P. HOMEBUYER ASSISTANCE
PROGRAM - ATTN: SHARON SELF
430 S. US HWY I
CASSELBERRY, FL 32707

- The sale, transfer or refinancing of the subject home and real property, within ten (10) years of execution of this Note, by maker or maker's a.e. sesors.
- 2. I saying or renting of the property within ten (10) years of the date of execution of the Note and Second Mortgage.
- The destruction or abandonment of the home on the subject property by maker or maker's successors.
- 4. Failure to pay applicable property taxes on subject property and improvements.
- 5. Failure to maintain adequate hazard insurance on subject property and improvements,
- Failure to comply with the terms and conditions of the accompanying Second Mortgage Deed of even date.
- Failure to comply with the terms and conditions of the First Mortgage securing the property.

### CONSEQUENCE OF DEFAULT

The occurrence of a default as set forth hereinabove shall cause an acceleration of the remaining unpaid principal balance evidenced herein and secured by an accompanying Second Mortgage of even date, and the entire remaining unpaid balance shall be due in full immediately, less any available forgiveness as provided in the recapture provisions of the Federal regulations in effect at the time of default.

### MISCELLANEOUS PROVISIONS

This Second Mortgage shall be subordinate to a First Mortgage as approved by the County.

This Note is secured by a Mortgage on real estate, or even date herewith, made by the maker in favor of the said holder, and shall be construed and enforced according to the laws of the State of Florida. The terms of said Mortgage are by this reference made a part hereof.

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Each person liable hereon whether maker or enforcer, hereby waives personalistic CO. FL protest, notice of protest and notice of dishonor and agrees to pay all costs, including reasonable attorney's fees, whether suit be brought or nor, if, after maturity of this Note or default hereunder, or under said Mortgage, counsel shall be employed to collect this Note or to protect the security of said Mortgage.

Whenever used herein the term "holde:", "maker" or "payee" should be construed in the singular or plural as the context may require or admit.

in the event of foreclosure, County reserves the right of first refusal on the property.

IN WITNESS WHEREOF, the said Mortgagor has hereunto signed and scaled these

presents the day and year first above write	LEN UNIV C. ROBLESO
Print Name: Luz Marira Huring	Print Name: Juan C. Robledo
Print Name:d  GAIL TAR NAME:	Print Name: Aracely B. Robledo
Print Name:	Print Name:
Print Name:	Print Name:
before me, an officer duly authorized in to take acknowledgments, personally a and ARACELY B. ROBLEDO acknowledge before me that he/she/they experience.	the State aforesaid and in the County aforesaid ppeared JUAN C. ROBLEDO, who executed the foregoing instrument and who executed the same and are personally known as identification and who did/
WITNESS my hand and official seal i	Name: Notary Public State BURANK INCOME.
	Serial Number * My The restance Cost 1948 Commission Expires (1948)
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OFFICIAL RECORDS BOOK

### SIMINOLE COUNTY HOME PROGRAM

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HOMEBUYER PROGRAM ASSISTANCE AGREEMENT

SEMINOLE CO. FL

Applicant(s): JUAN C. ROBLEDO & ARACELY B. ROBLEDO

Property Address: 406 CLEMSON DRIVE, ALTAMONTE SPRINGS, FLORIDA 32716

This Agreement is entered into this 7th day of January, 19 98 by and between Scannole County, a political addition of the State of Florida, whose address is 1101 East First Street, Sanford, Florida, 32771 (hereinafter "COUNTY") and Juan C. Robledo & Macely B. Robledo, husband and wife,

\_\_\_\_\_ (hereinafter "HOMEBUYER").

### WITNESSETH:

#### 1. USE OF HOME FUNDS

WHEREAS, the COUNTY has received HOME funds appropriated by the National Affordable Housing Act of 1990), as amended, through the U.S. Department of Housing and Urban Development (hereitafter "HUD"), to be expended in accordance with HOME investment Partnership Acts (42 U.S.C.) 2701 et seq), as amended by the Housing and Community Development Act of 1992 and the Multifamily Property Disposition Reform Act of 1994; and

WHEREAS, the COUNTY has agreed to use HOME funds to assist qualified homebuyers with downpayment, closing costs, and/or interest rate buy-down assistance through its subrecipient organization hereby known as Orester Seminole County Chamber of Commerce and meet the requirements as set forth in 24 CFR Part 92 as amended or walved by HUD.

#### 2. AFFORDABILITY

The property which is the subject of this Agreement shall remain affordable in accordance with COUNTY guidelines for a term as specified in a second mortgage note and deed which shall be in effect until the first of the following events occurs: (1) borrower sells, transfers or disposes of the assisted unit thy, including but not limited to, sale, transfer, bankruptey or foreclosure); (2) the borrower no longer occupies the unit as his principal residence; or (3) the borrower dies, or it a married couple, the survivor thes.

### J. REPAYMENTS

The COUNTY shall provide a Deferred Payment Loan in an amount up to \$3,500.00 at 0% until the first of the following events occurs: (1) borrower sells, transfers or disposes of the assisted unit (by, including but not limited to, sale, transfer, bankruptey or foreclosure); (2) the borrower no longer occupies the unit as his principal residence; or (3) the borrower dies, or if a matried couple, the survivor dies.

### 4. UNIFORM ADMINISTRATIVE REQUIREMENTS

Not applicable as the HOMEBUYER is not a subreclulent or state recinient.

### 5. PROJECT REQUIREMENT

The COUNTY and the HOMEBUYER agree to comply with HOME regulations it set forth in 24 CFR Part 92 Subpart F, as follows:

- (a) The HOMEBUYER(s) have certified that the property shall be his/her/their principal residence and that, at the time of application and approval, his/her/their annual income does not exceed eighty percent (80%) of the median income for the area, as determined by HUD, with adjustments for family size.
- (b) The property is located within the geographical areas of Seminole County, Florida and has an after rehabilitation or construction appraised value equal to or less than ninety-five percent (95%) (90% when used with SHIP faults) of the median sales price of the area. The COUNTY through, Greater Seminole County Chamber of Commerce, has reviewed the household income and property value requirements in accordance with the HOME Program requirements and determined the project eligible for funding.

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The HOMEBUYER shall maintain the property, including payment of property itses and h incurance, during the term of affordability.

### 6. HOUSING AND QUALITY STANDARDS

The property at the time of initial occupancy by the HOMEBUYFR shall meet Section 8 Housing Quality Standards (11QS) and the local building codes and regulations of the COUNTY. The COUNTY has inspected the property and has determined the project eligible for funding.

### 7. OTHER PROURAM REQUIREMENTS

The Homeowner shall comply with all apply whic Federal laws and regulations as described in HUD guidelines at 24 CFR Part 92 Subpart II. The regulations are provided below. Applicable regulations are sa noted

- u) Equal opportunity and fall housing ☐ Applicable Not Applicable (one unit) Environmental review ☐ Applicable M Not Applicable
- Displacement, relocation and acquisition

☐ Not Applicable (activity funded is downpayment, closing cost or latterest rate buy-down assistance on a newly constructed unit; therefore no displacement, relocation and acquisition occurred pursuant to Federal rules),

M Applicable (Activity is downpayment, closing cost or interest rate buy-down assistance for the purchase of an existing unit. Appropriate notices have been lessed. Certification has been provided/executed ensuring that property was not occupied by a tenant and that the owner has been voluntarily displaced by choice.

- d) Lead paint
  - M Applicable (Home built prior to 1978. Lead-based paint notice has been provided and unit evaluated for load-based paint existence.)
  - Not Applicable (Unit built during or after 1978.)
- Conflict of Interest no conflict found
- Disbarment and suspension not applicable
- **Нооб** іпяцтансе
- Executive Order 12372 not applicable.

### 8. AFFIRMATIVE MARKETING

Not applicable due to the nature of the activity (HOMEBUYER program).

9. CONDITIONS FOR RELIGIOUS ORGANIZATION

Not applicable due to the nature of the activity (HOMEBUYER program).

### 10. REQUESTS FOR DISBURSEMENT OF FUNDS

The HOMEBUYER agrees that the funds shall only be used to subsidize a private loan to lower the borrower's monthly housing costs (Principal, Interest, Taxes and Insurance (PITI)) and to pay closing costs and part of the downpayment amount, if necessary. The HOME funds shall be disbursed by the COUNTY at the time of loan closing.

Should rehabilitation be included in the HOME assistance, the HOMEBUYER agrees that any work performed by a contractor in accordance with this Agreement shall be performed pursuant to a written contract in the form required by the COUNTY. Further, the unit shall be inspected by the COUNTY for compliance with COUNTY housing and other local codes and regulations.

Ownership assistance funds shall not be disbursed prior to completion of work and acceptance of the same by the COUNTY.

### 1. REVERSION OF ASSETS

Not applicable as the homeowner is not a subrecipient.

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RECORDS AND REPORTS

The COUNTY and II. HRUYER shall complete all reports are maintain documentation, applicable in accordance with 24 CFR Part 92 and Florida Statutes for a period of three (3) yes EMMONE CO. FL 'and of the affordability term.

## ENFORCEMENT OF THE AGREDMENT

The loan shall be evidenced by a Promissory Note and accured by a Mortgage on the property. Pallure by the HOMERUYER to comply with the terms of this Agreement and the loan documents shall be considered a default and appropriate legal action taken.

## DURATION OF THE AGREEMENT

This Agreement shall be in effect until the first of the following events occurs: (1) borrower sells, transfers or disposes of the assisted unit (by, including but not limited to, sale, transfer, bankruptcy or foreclosure); (2) the horrow no longer occupies the unit as his principal residence; or (3) the borrower illes, or if a married couple, the survivor dies, or for a period of ten 10 years.

### OTHER PROVISIONS

Neither party hereto shall discriminate against any person or group of persons on account of race. sex, creed, color or national origin in the performance of this Agreement.

Nothing contained in this Agreement, or any act of the COUNTY or the I.OMEBUYER shall be deemed or construed by any of the parties hereto, or third persons to create any relationship of third party beneficiary, principal or agent, limited or general partnership, joint venture or any association or relationship involving the COUNTY,

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WITNERS:	- Jan	<u></u>
Chair San A	Gary E. Kaiser	Cranty Manager
mary marian	Dute: _//2//38	
WITNESSES AS TO HOMEDUYER(S):	HOMEBUYER	
Flair Wallebranche	. JUAN C.	Robedo
Luz Marina Munoz	Y in C. Robledo	5
men der 1119 Millios	Aracely B. Robl	ègo
NOTARY AS TO HOMERUYER(S):	Document Prepared By & Re	turn To;
Seminole County, Florida	S.H.I.P. Home Ownership Assistance Program C/D The Greater Seminole County	
STATE OF FLORIDA	4590 South Highway 17-nz	
COUNTY OF Orange )	Casselberry, FL 32707	
The foregoing instrument was acknowledged	before me this 7th day of	January 1608
by Juan C. Robledo 6 , wh	O Expressed les known when or when	has machine
FL Driver Lic, as identification, Aracely B.	Robledo	strs (woltdcoff
R143-423-65-308-0	/ -	
Print Name Michel Dorcean	My Latin Essen 1/26	
Notary Public in and for the County and State Aforeng		i
My commission expires: 04-28-2001	_ , ,	,
En:\mamma\humenove		

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